

UNITED STATES DISTRICT COURT FOR THE  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

D. HAILU,

**Plaintiff,**

V.

ALEJANDRO MAYORKAS, *et al.*,

### Defendants.

Case No. 2:24-cv-01112-JHC

**STIPULATED MOTION TO HOLD  
CASE IN ABEYANCE AND ORDER**

Noted for Consideration:  
September 25, 2024

Plaintiff and Defendants, by and through their counsel of record, pursuant to Federal Rule  
of Procedure 6 and Local Rules 7(d)(1), 10(g) and 16, hereby jointly stipulate and move to  
these proceedings until March 6, 2025. Plaintiff brought this litigation pursuant to the  
Administrative Procedure Act and Mandamus Act, *inter alia*, to compel U.S. Citizenship and  
Immigration Services (“USCIS”) to adjudicate his asylum application. Defendants’ response to  
the complaint is currently due on September 30, 2024. The parties are currently working  
towards a resolution to this litigation. For good cause, the parties request that the Court hold the  
litigation in abeyance until March 6, 2025.

Courts have “broad discretion” to stay proceedings. *Clinton v. Jones*, 520 U.S. 681, 706

(1997). “[T]he power to stay proceedings is incidental to the power inherent in every court to

1 control the disposition of the causes on its docket with economy of time and effort for itself, for  
2 counsel, and for litigants.” *Landis v. N. Am. Co.*, 299 U.S. 248, 254 (1936); *see also* Fed. R. Civ.  
3 P. 1.

4 With additional time, this case may be resolved without the need of further judicial  
5 intervention. USCIS has scheduled Plaintiff’s asylum interview for November 6, 2024. USCIS  
6 agrees to diligently work towards completing the adjudications within 120 days of the interview,  
7 absent unforeseen or exceptional circumstances that would require additional time for  
8 adjudication. If the adjudication is not completed within that time, USCIS will provide a status  
9 report to the Court. Plaintiff will submit all supplemental documents and evidence, if any, to  
10 USCIS seven to ten days prior to the interview date. Plaintiff recognizes that failure to submit  
11 documents prior to the interview may require the interview to be rescheduled and the  
12 adjudication delayed. If needed, Plaintiff will bring an interpreter to the interview, otherwise the  
13 interview will need to be rescheduled and the adjudications delayed. Once the application is  
14 adjudicated, Plaintiff will dismiss the case. Accordingly, the parties request this abeyance to  
15 allow USCIS to conduct Plaintiff’s asylum interview and then process his asylum application.

16 As additional time is necessary for this to occur, the parties request that the Court hold  
17 the case in abeyance until March 6, 2025. The parties will submit a status update on or before  
18 March 6, 2025.

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1 DATED this 25th day of September, 2024.

2 Respectfully submitted,

3 TESSA M. GORMAN  
United States Attorney

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Attorney for Plaintiff

10 Attorneys for Defendants

11 I certify that this memorandum contains 378  
words, in compliance with the Local Civil Rules.

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## ORDER

2 The case is held in abeyance until March 6, 2025. The parties shall submit a status  
3 update on or before March 6, 2025. It is so **ORDERED**.

4 DATED this 25th day of September, 2024.

John H. Chun  
JOHN H. CHUN  
United States District Judge